## **United States District Court**

FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

UNITED STATES OF AMERICA	§	
	§	
V.	§	CRIMINAL NO. 3:18-CR-00288-S
	§	
JUAN CARLOS ANDRADE RIVAS (3)	§	
	§	

## ORDER ACCEPTING REPORT AND RECOMMENDATION OF THE UNITED STATES MAGISTRATE JUDGE CONCERNING PLEA OF GUILTY

After reviewing all relevant matters of record, including the Notice Regarding Entry of a Plea of Guilty, the Consent of the Defendant, and the Report and Recommendation Concerning Plea of Guilty of the United States Magistrate Judge, and no objections thereto having been filed within 14 days of service in accordance with 28 U.S.C. § 636(b)(1), the undersigned District Judge is of the opinion that the Report and Recommendation of the Magistrate Judge concerning the Plea of Guilty is correct—except for a minor typographical error, which the District Judge sua sponte corrects herein, and it is hereby accepted by the Court. The Report and Recommendation incorrectly recommend that the defendant be adjudged guilty of "18 U.S.C. § 1951(a) and 2 Interference with Commerce by Conspiracy to Interfere with Commerce by Robbery," instead of "18 U.S.C. § 1951(a) and 2 Interference with Commerce by Robbery." None of the Superseding Information, the defendant's plea papers, or the Magistrate Judge's oral findings and recommendation contained the typographical error in the Report and Recommendation. Accordingly, the Court accepts the plea of guilty, and JUAN CARLOS ANDRADE RIVAS is hereby adjudged guilty of 18 U.S.C. § 1951(a) and 2 Interference with Commerce by Robbery, and 18 U.S.C. § 924(c)(1)(A)(i) Using and Carrying a Firearm During and in Relation to, and Possessing a Firearm in Furtherance of, a Crime of Violence. Sentence will be imposed in accordance with the Court's Scheduling Order.

<b>⊠</b> i	The Defendant is ordered to remain in custody.
	The Court adopts the findings of the United States Magistrate Judge by clear and convincing evidence that the Defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under 18 U.S.C. § 3142(b) or (c).
	Upon motion, this matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination, by clear and convincing evidence, of whether the Defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c).

The Defendant is ordered detained pursuant to 18 U.S.C. § 3143(a)(2). The Defendant shall self-surrender to the United States Marshal no later than <b>Select Date</b> .	
The Defendant is not ordered detained pursuant to § 3143(a)(2) because the Court finds:  ☐ There is a substantial likelihood that a motion for acquittal or new trial will be granted, or  ☐ The Government has recommended that no sentence of imprisonment be imposed and	
This matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination, by clear and convincing evidence of whether the Defendant is likely to flee or pose a danger to any other person of the community if released under § 3142(b) or (c).	
This matter shall be set for hearing before the United States Magistrate Judge who seconditions of release for determination of whether it has been clearly shown that the exceptional circumstances under 18 U.S.C. § 3145(c) why the Defendant should redetained under § 3143(a)(2), and whether it has been shown by clear and convice evidence that the Defendant is likely to flee or pose a danger to any other person community if released under § 3142(b) or (c).	
SO ORDERED.  SIGNED March 2020- 1915  Mulliuser	

KAREN GREN SCHOLER

UNITED STATES DISTRICT JUDGE